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TO THE APPROPRIATE JUDICIAL AUTHORITY IN TAIWAN:

The United States District Court for the Northern District of California presents its compliments to the Appropriate Judicial Authority in Taiwan, and respectfully requests international judicial assistance to effect service of process in connection with a civil proceeding currently pending before this Court in the above-titled matter.

I. ASSISTANCE REQUESTED

This Court respectfully requests that the Taiwanese judicial authorities:

1. Cause one copy of the Summons in a Civil Case, Class Action Complaint, Order

Setting Initial Case Management Conference and ADR Deadline, Related Case Order,

Order Setting Case Management Conference, Contents of Joint Case Management

Statement and ECF Registration Information Handout annexed hereto to be served

upon Defendant Chunghwa Picture Tubes, Ltd. at this address in the manner

prescribed for the service of similar documents under the laws of Taiwan:

CHUNGHWA PICTURE TUBES, LTD. 1127 Heping Road Bade City Taoyuan, Taiwan

It has been represented to this Court that defendant Chunghwa Picture Tubes, Ltd. is a company organized and existing under the laws of Taiwan;

- Cause the person who serves the documents upon a director, managing agent, officer, or other person authorized to accept service of Chunghwa Picture Tubes, Ltd. to execute an affidavit of service as provided by Taiwanese law; and
- 3. Return through diplomatic channels to plaintiff's attorney the affidavit of service and a copy of the documents that were served.

II. NATURE AND PURPOSE OF THE PROCEEDINGS

Plaintiff brings this class action lawsuit on behalf of individuals and entities in the United States who purchased Cathode Ray Tubes ("CRTs") or products containing CRTs directly from defendants between May 1,1998 through the present. Defendants are leading manufacturers of CRTs and control the majority of the CRT industry. Plaintiff alleges that, after May 1, 1998, defendants conspired, combined, and contracted to fix, raise, maintain, and stabilize the prices at which CRTs and products containing CRTs were sold in the United States. Plaintiff alleges that beginning at least as early as May 1, 1998, defendants entered in a continuing contract, combination, or conspiracy to restrain unreasonably trade and commerce in violation of Section 1 of the Sherman Antitrust Act, 15 U.S.C. § 1. As a result, Plaintiff asserts it was forced to pay more for CRTs and products containing CRTs than it would have paid in a competitive CRT market. For its injury, Plaintiff requests damages and an injunction enjoining defendants' allegedly anti-competitive activity under sections 4 and 16 of the Clayton Act, 15 U.S.C. §§ 15 and 26.

III. RECIPROCITY

The courts of the United States are authorized by statute, Section 1696, Title 28, United States Code, to extend similar assistance to the Tribunals of Taiwan in like cases.

IV. <u>REIMBURSEMENT FOR COSTS</u>

Counsel for Plaintiffs is willing to ensure reimbursement to the judicial authorities of Taiwan for costs incurred in executing this letter rogatory. If the cost of executing this Court's letter rogatory exceeds \$500.00, the judicial authorities of Taiwan are requested to contact the following counsel for plaintiff:

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